The Honorable Thomas S. Zilly 1 2 3 4 5 UNITED STATES DISTRICT COURT 6 WESTERN DISTRICT OF WASHINGTON 7 AT SEATTLE 8 JUANITA GARCIA, individually and on behalf NO. C15-1808 TSZ 9 of all others similarly situated, 10 STIPULATION AND ORDER AMENDING Plaintiff, 11 MINUTE ORDER SETTING TRIAL AND **RELATED DATES** 12 v. 13 NATIONSTAR MORTGAGE LLC, a Delaware limited liability company, 14 15 Defendant. 16 17 WHEREAS, the current deadline for completion of discovery on class certification issues 18 is September 30, 2016; 19 WHEREAS, any motions related to class certification must be filed by October 21, 2016; 20 WHEREAS, the parties had conferred and scheduled FRCP 30(b)(6) depositions of 21 Defendant's representatives for September 14, 2016 and September 15, 2016; 22 WHEREAS, due to a death in the family of the Plaintiff's attorney who had prepared for 23 and was scheduled to take those depositions, the parties had to postpone them, along with an in-24 person meet and confer regarding discovery issues that was to take place after the depositions; 25 WHEREAS, the parties subsequently attempted to identify additional dates for 26 depositions of those witnesses; 27 LAW OFFICES OF STIP. & ORDER AMENDING MINUTE ORDER

1 WHEREAS, before dates could be finalized, and before the parties could complete their meet and confer regarding their discovery dispute, Defendant's lead counsel had a family 2 3 medical emergency that required interstate travel; WHEREAS, the parties have been unable to complete their meet and confer efforts prior 4 to the September 30, 2016 class discovery cutoff, and the parties have not yet been able to 5 confirm scheduling for the FRCP 30(b)(6) depositions; 6 7 WHEREAS, the parties require a 30-day extension of the class discovery cutoff and the 8 class certification deadline to schedule and take the FRCP 30(b)(6) depositions and complete 9 other discovery and investigation related to class certification; and IT IS HEREBY STIPULATED by and between the parties, through their undersigned 10 counsel of record, and subject to the Court's approval, as follows: 11 The deadline for completing discovery on class certification issues is October 31, 12 1. 13 2016; 14 2. The deadline to file any motions related to class certification is November 21, 2016; 15 IT IS SO STIPULATED. 16 17 s/ Cliff Cantor s/ Erik Kemp Cliff Cantor, WSBA # 17893 John A. Knox, WSBA #12707 18 LAW OFFICES OF CLIFFORD A. WILLIAMS, KASTNER & GIBBS PLLC CANTOR, P.C. 601 Union Street, Suite 4100 19 627 208th Ave. SE Seattle, WA 98101-2380 20 Sammamish, WA 98074 P: 206.628.2425 | F: 206.628.6611 P: (425) 868-7813 jknox@williamskastner.com 21 cliff.cantor@outlook.com Erik Kemp 22 Benjamin H. Richman Mary Kate Kamka Gurinder S. Grewal 23 brichman@edelson.com J. Dominick Larry **SEVERSON & WERSON** 24 nlarry@edelson.com One Embarcadero Center, 26th Floor San **EDELSON PC** Francisco, CA 94111 25 350 North LaSalle Street, Suite 1300 P: 415-398-3344 Chicago, Illinois 60654 ek@severson.com 26 Tel: 312.589.6370 mkk@severson.com 27

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9	ORDER		
10	Pursuant to the parties' stipulation: (1) the deadline for completing discovery related to class		
11	related to class certification is CONTINUED to No	2016; and (2) the deadline to file any motions November 21, 2016. IT IS SO ORDERED.	
12	DATED this 3rd day of October, 2016.		
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16		Thomas S. Zilly United States District Judge	
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18	Presented by: Cliff Cantor, WSBA # 17893		
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